IN SUPPORT OF MOTION TO DISMIS  IN SUPPORT OF MOTION TO DISMIS  (First Request)  IT IS HEREBY STIPULATED by and between the parties hereto through their res  counsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant				
3 Las Vegas, Nevada 89118 Tel: (702) 692-5651 Fax: (702) 669-4501 Email: kkichline@mgmrcsorts.com  Attorney for Defendant  MGM Grand Hotel, LLC  7 UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA  HASSEN KHAYATIA, an individual, Plaintiff,  Vs.  MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  MGM GRAND, a Nevada limited liability company.  Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their recounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).  ### ### Proceedings		Nevada State Bar No. 10642  MGM RESORTS INTERNATIONAL		
### Fax: (702) 669-4501  ### Fax: (702) 669-4501  ### William Famil: kkichline@mgmresorts.com  ### Autorney for Defendant  ### MGM Grand Hotel, LLC  ### DISTRICT OF NEVADA  ### Case No.: 2:20-cv-00677-JAD-DJA  ### Case No.: 2:20-cv-00677-JAD-DJA  ### Case No.: 2:20-cv-00677-JAD-DJA  ### Case No.: 2:20-cv-00677-JAD-DJA  ### STIPULATION AND ORDER TO EXTINE FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS  ### (First Request)  ### Counsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to an an including October 21, 2020 (see Docket Text for ECF No. 16).  ### ### ### ### ### ### ### ### ### #	3	Las Vegas, Nevada 89118		
Attorney for Defendant MGM Grand Hotel, LLC  UNITED STATES DISTRICT COURT DISTRICT OF NEVADA  HASSEN KHAYATIA, an individual, Plaintiff,  Vs.  MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to to and including October 21, 2020 (see Docket Text for ECF No. 16).  MGM GRAND HOTEL, LLC dba MGM GRAND ORDER TO EXTITINE FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS (First Request)  ECF No. 17  ECF No. 17  Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).  MGM Grand Hotel, LLC  STIPULATION AND ORDER TO EXTITINE FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS (First Request)  ECF No. 17  ECF No. 17	4	Fax: (702) 669-4501		
UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA  HASSEN KHAYATIA, an individual, Plaintiff,  Vs.  MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to 120 Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of 121 to and including October 21, 2020 (see Docket Text for ECF No. 16).	5			
B UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA  HASSEN KHAYATIA, an individual, Plaintiff,  VS.  MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).    VS.   STIPULATION AND ORDER TO EXTINE FOR DEFENDANT TO FILE REIN SUPPORT OF MOTION TO DISMIS  (First Request)    ECF No. 17	6			
HASSEN KHAYATIA, an individual, Plaintiff, vs.  MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  IT IS HEREBY STIPULATED by and between the parties hereto through their recounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).    Case No.: 2:20-cv-00677-JAD-DJA   STIPULATION AND ORDER TO EXTITIME FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS (First Request)   ECF No. 17   ECF No. 17   ECF No. 16   Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).    MGM GRAND HOTEL, LLC dba MGM   GRAND AND ORDER TO EXTITIME FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS (First Request)   ECF No. 17	7	UNITED STAT	TES DISTRICT COURT	
HASSEN KHAYATIA, an individual, Plaintiff, vs.  MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  TI IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).  HASSEN KHAYATIA, an individual, Plaintiff, Vs.  STIPULATION AND ORDER TO EXTITIVE FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS (First Request)  ECF No. 17  ECF No. 17  Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).  /// /// /// /// /// /// /// /// ///				
Plaintiff,  Vs.  MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).    Case No.: 2:20-ev-0067/-JAD-DJM   STIPULATION AND ORDER TO EXTITUME FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS  (First Request)    ECF No. 17		HASSEN KHAYATIA, an individual,	C N 220 00/77 LLD DIA	
MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  Defendant.  STIPULATION AND ORDER TO EXTITUME FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS (First Request)  ECF No. 17  TIS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to a plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).  MGM GRAND HOTEL, LLC dba MGM GRAND ORDER TO EXTITUME FOR DEFENDANT TO FILE RE IN SUPPORT OF MOTION TO DISMIS  (First Request)  ECF No. 17  ECF No. 17  Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).		,	Case No.: 2:20-cv-006//-JAD-DJA	
MGM GRAND HOTEL, LLC dba MGM GRAND, a Nevada limited liability company.  Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).    MGM GRAND HOTEL, LLC dba MGM Grand To FILE RE IN SUPPORT OF MOTION TO DISMIS (First Request)    ECF No. 17		ŕ	STIDIII ATION AND ODDED TO EVTEND	
GRAND, a Nevada limited liability company.  Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).		MGM GRAND HOTEL, LLC dba MGM	TIME FOR DEFENDANT TO FILE REPLY	
Defendant.  IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).  ///  ///  ///  ///  ///  ///  ///		GRAND, a Nevada limited liability company.		
IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).		Defendant.	ECF No. 17	
IT IS HEREBY STIPULATED by and between the parties hereto through their rescounsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).	•	IT IS HEREBY STIPULATED by and between the parties hereto through their respective		
have additional time within which to submit its reply in support of Defendant's Motion to Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) to and including October 21, 2020 (see Docket Text for ECF No. 16).  /// /// /// /// /// /// /// /// ///				
Plaintiff's Complaint (ECF No. 11), which is currently due on October 12, 2020, for nine (9) of to and including October 21, 2020 (see Docket Text for ECF No. 16).  ///  ///  ///  ///  ///  ///  ///	18	counsel that Defendant, MGM Grand Hotel, LLC dba MGM Grand Las Vegas ("Defendant"), may		
to and including October 21, 2020 (see Docket Text for ECF No. 16).  ///  ///  23  ///  24  ///  25	19	have additional time within which to submit its reply in support of Defendant's Motion to Dismiss		
22	20	Plaintiff's Complaint (ECF No. 11), which is o	currently due on October 12, 2020, for nine (9) days, up	
23	21	to and including October 21, 2020 (see Docket Text for ECF No. 16).		
24 /// 25 26 27	22	///		
25 /// 26   27	23	///		
26 27	24	///		
27	25			
28				
II	28			

## Case 2:20-cv-00677-JAD-DJA Document 18 Filed 10/12/20 Page 2 of 2

1	This is the first stipulation for an extension of time to file Defendant's reply in support of	
2	Defendant's Motion to Dismiss Plaintiff's Complaint. This Stipulation is made in good faith and not	
3	for purposes of improper delay.	
4	DATED 41: 04 1	DATED 41: 04 1
5	DATED this 8th day of October, 2020.	DATED this 8th day of October, 2020.
6	LIZADA LAW FIRM	MGM RESORTS INTERNATIONAL
7	/s/Angela J. Lizada	/s/Kelly R. Kichline
8	Angela J. Lizada, Esq. Nevada Bar No.: 11637	Kelly R. Kichline, Esq. Nevada Bar No.: 10642
9	711 S. 9th Street	6385 S. Rainbow Boulevard, Suite 500
10	Las Vegas, NV 89101 Attorneys for Plaintiff	Las Vegas, NV 89119 Attorney for Defendant
11		
12		
13		
14		<u>ORDER</u>
15	IT IS SO ORDERED:	
16		
17		1084
18		U.S. District Judge Jennifer A. Dorsey Dated: October 12, 2020
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		